



# **Invitation for Bid**

## **Sealed Bid Sale**

**Sale Number**

**60-0783**

## **Recyclable Materials**

### **Bid Opening Date and Time**

30 Sep 2010 - 10:00 AM (Local Time)

**3-Day Inspection Period Begins**  
27 September 2010

Full payment due prior to  
removal of property.



Department of Defense  
Defense Logistics Agency  
Disposition Services Sagami

Invitation For Bid  
Sale Number  
**60-0783**

**Bid Opening Date**  
**30 Sep 2010 - 10:00 AM (Local Time)**

Bids will be accepted until the bid opening date and time.  
Bids and all required documentation received after the bid opening date  
may be determined late and not considered.

The bid acceptance period must be at least 10 days from the bid opening  
or the bid will be considered nonresponsive.

**Mail bids to:**

DLA Disposition Services Sagami  
SCO, Bldg. #104-5  
U. S. Army Sagami General Depot, 600 Kamiyabe  
Chuo-ku, Sagamihara-shi, Kanagawa-ken, Japan 252-0201

**Fax bids to:**

**+81-42-758-0683**

**Place bids electronically at:**

**<http://www.drms.dla.mil>**

Sales Contracting Officer (SCO) for this sale is:

**Edward C. Ryley, +81-827-79-4008**

Office Hours: 8:00a.m. to 4:45p.m. Local time  
Monday - Friday

**Payments**

Payments must be made in accordance with Article B01: Payment on award, contained in the  
Conditions of Sale for this Invitation for Bid.

**For high bid information, which will not be furnished to the bidders until after awards have been made  
(normally seven (7) calendar days after Bid Opening Date), please go to our Web site at  
[www.drms.dla.mil](http://www.drms.dla.mil)**

DLA Disposition Services is committed to providing excellent customer service and improving operations.  
If you have any comments or recommendations, please call us at +81-42-755-8729.

Unofficial abstracts are available for download and/or viewing at the DLA Disposition Services Web site.

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The property listed herein has been determined to be for eign excess personal property as defined by the Feder al Property and Administrative Services Act of 1949, as amended.

**ITEMS 1 THRU 3 ARE LOCATED AT DLA, DISPOSITION SERVICES SAGAMI, BLDG. 104-5 APO AREA PACIFIC, JA 96338-5008**

## 1. TRUCKS AND SEMITRAILERS:

To be derived from the mutilation of various types of 4 ea. Trucks and various types of 5 ea. of semitrailers.

### METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.
- (b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming, baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose.
- (c) The purchaser must bring a crusher such as a BACKHOE, FUCHS or HANOMAG CRANE with shear, grapppler or other attachment or any other equipment/machine that will satisfactory crush/mutilate/deform property parts and torch cutter to perform mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup containment and removal of spill materials.

NOTES: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

Proper PPE shall be won such as gloves, steel toe shoes, eye protection while performing mutilation.

DEMIL CODE Q

CONTACT: WATARU INOUE PHONE: 0427558729  
Outside - P010206A0/T060101A0/V020107A0/09A0/11A0/13A0/19A0/29A0/V020212A0

Scrap -  
Est Total Wt - 107400 lbs.

1 LOT

CAT II

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI)  
PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance  
PART 06-A: Demilitarization or Mutilation on Government Premises  
PART 06-C: Failure to Demilitarize or Mutilate  
PART 06-D: Change in Contract Requirements Government Premises  
PART 06-F: Subcontracts  
PART 07-E: Dangerous Property

PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
(included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED AND SUBMITTED WITH BIDS ON THIS ITEM.

## 2. GENERATOR, POWER UNIT, FUEL CELL AND SHOP EQUIPMENT:

To be derived from the mutilation of various types of 6 ea. Generator Sets, 1ea. Power Unit, 1ea. Fuel Cell Ventilation and 1 ea. Shop Equipment.

### METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.
- (b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming, baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose.
- (c) The purchaser must bring a crusher such as a BACKHOE, FUCHS or HANOMAG CRANE with shear, grapppler or other attachment or any other equipment/machine that will satisfactory crush/mutilate/deform property parts and torch cutter to perform mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup containment and removal of spill materials.

NOTES: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

Proper PPE shall be won such as gloves, steel toe shoes, eye protection while performing mutilation.

DEMIL CODE B

CONTACT: WATARU INOUE PHONE: 0427558729  
Outside - P010111A0/P020108A0/V010101A0/03A0/05A0/15A0/17A0

Scrap -  
Est Total Wt - 25800 lbs.

1 LOT

CAT II

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-I: Military Munitions List Items (MLI)  
PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance  
PART 06-A: Demilitarization or Mutilation on Government Premises

PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements Government  
 Premises  
 PART 06-F: Subcontracts  
 PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
 (included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
 AND SUBMITTED WITH BIDS ON THIS ITEM.

PART 06-A: Demilitarization or Mutilation on Government  
 Premises  
 PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements Government  
 Premises  
 PART 06-F: Subcontracts  
 PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
 (included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
 AND SUBMITTED WITH BIDS ON THIS ITEM.

### 3. NOSE BUMPERS AND ROLLER PADS:

To be derived from the mutilation of 257 ea. Nose  
 Bumpers and 2 pg. Roller Pads.

#### METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the  
 Purchaser and Title will not pass to the Purchaser until  
 mutilation has been completed by the Purchaser and  
 approved by the Sales Contracting Officer or his  
 authorized representative. All cost incidental thereto  
 shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the  
 degree set forth in the following:

- (a) Mutilation will be performed on Government premises  
 only.
- (b) Mutilation must be accomplished by torch cutting,  
 crushing, shredding, deforming, baling or otherwise  
 mutilation all usable components and parts so they  
 can not be used for their intended purpose.
- (c) The purchaser must bring a crusher such as a BACKHOE,  
 FUCHS or HANOMAG CRANE with shear, grapppler or other  
 attachment or any other equipment/machine that will  
 satisfactory crush/mutilate/deform property parts  
 and torch cutter to perform mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior  
 to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing  
 mutilation the purchaser is responsible for the  
 cleanup containment and removal of spill materials.

NOTES: Prior to award of property requiring mutilation  
 as a condition of sale, the SCO of the sale will  
 contact the mutilation certifier, verifier,  
 customer to ensure mutilation procedures and sales  
 terms and conditions are understood.

Proper PPE shall be won such as gloves, steel toe  
 shoes, eye protection while performing mutilation.

DEMIL CODE B

CONTACT: WATARU INOUE PHONE: 0427558729  
 Outside - P010118A0

Scrap -  
 Est Total Wt - 8250 lbs.

1 LOT

CAT II

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-I: Military Munitions List Items (MLI)  
 PART 05-K: Munitions List and Commerce Control List Items  
 (MLI/CCLI) Compliance

**ITEM 4 IS LOCATED AT DOL MAINTENANCE DIVISION,  
 BLDG. 352, TORII STATION, OKINAWA, JP 904-0203**

### 4. CRANES, TRUCK MOUNTED:

To be derived from the mutilation of 2 ea. of cranes,  
 truck mounted.

#### METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the  
 Purchaser and Title will not pass to the Purchaser until  
 mutilation has been completed by the Purchaser and  
 approved by the Sales Contracting Officer or his  
 authorized representative. All cost incidental thereto  
 shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the  
 degree set forth in the following:

- (a) Mutilation will be performed on Government premises  
 only.
- (b) Mutilation must be accomplished by torch cutting,  
 crushing, shredding, deforming baling or otherwise  
 mutilation all usable components and parts so they  
 can not be used for their intended purpose and to  
 preclude restoration and/or repair to a usable  
 condition.
- (c) The purchaser must bring all equipment necessary in  
 order to perform satisfactory mutilation of the  
 property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior  
 to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing  
 mutilation the purchaser is responsible for the  
 cleanup.

NOTE: Prior to award of property requiring mutilation as  
 a condition of sale, the SCO of the sale will  
 contact the mutilation certifier, verifier,  
 customer to ensure mutilation procedures and sales  
 terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
 Outside - A#TORIIBD352

Scrap -  
 Est Total Wt - 120000 lbs.

1 LOT

CAT II

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
 PART 05-K: Munitions List and Commerce Control List Items  
 (MLI/CCLI) Compliance.

PART 06-A: Demilitarization or Mutilation on Government Premises  
 PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements  
 PART 06-F: Subcontracts  
 PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
 (included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
 AND SUBMITTED WITH BIDS FOR THIS ITEM.

**ITEMS 5 THRU 16 ARE LOCATED AT DLA DISPOSITION  
 SERVICES OKINAWA, UNIT 35048 FPO AP, JA 96373-5048**

## 5. TRUCKS AND TANK:

To be derived from the mutilation of 1 ea. of tractor truck, 1 ea. of cargo truck, and 1 ea. of tank truck.

METHOD AND DEGREE OF MUTILATION:  
 Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.
- (b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to preclude restoration and/or repair to a usable condition.
- (c) The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
 Outside - P020204A0/P020602A0/P020702A0

Scrap -  
 Est Total Wt - 33000 lbs.

1 LOT

CAT II

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
 PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.

PART 06-A: Demilitarization or Mutilation on Government Premises  
 PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements  
 PART 06-F: Subcontracts  
 PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
 (included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
 AND SUBMITTED WITH BIDS FOR THIS ITEM.

## 6. TRUCKS, CARGO AND TRUCK, TRACTOR:

To be derived from the mutilation of 4 ea. of cargo trucks and 1 ea. of tractor truck.

METHOD AND DEGREE OF MUTILATION:  
 Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.
- (b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to preclude restoration and/or repair to a usable condition.
- (c) The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
 Outside - P030601A0/P030702A0/P030713A0/P030813A0/  
 P030910A0

Scrap -  
 Est Total Wt - 48900 lbs.

1 LOT

CAT II

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
 PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.  
 PART 06-A: Demilitarization or Mutilation on Government Premises

PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements  
 PART 06-F: Subcontracts  
 PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
 (included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
 AND SUBMITTED WITH BIDS FOR THIS ITEM.

PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
 (included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
 AND SUBMITTED WITH BIDS FOR THIS ITEM.

## 7. TRUCKS, LUBRICATING AND TRUCK, TRACTOR:

To be derived from the mutilation of 2 ea. of trucks,  
 lubricating and 1 ea. of truck tractor.

METHOD AND DEGREE OF MUTILATION:  
 Property requiring mutilation will be mutilated by the  
 Purchaser and Title will not pass to the Purchaser until  
 mutilation has been completed by the Purchaser and  
 approved by the Sales Contracting Officer or his  
 authorized representative. All cost incidental thereto  
 shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the  
 degree set forth in the following:

- (a) Mutilation will be performed on Government premises  
 only.
- (b) Mutilation must be accomplished by torch cutting,  
 crushing, shredding, deforming baling or otherwise  
 mutilation all usable components and parts so they  
 can not be used for their intended purpose and to  
 preclude restoration and/or repair to a usable  
 condition.
- (c) The purchaser must bring all equipment necessary in  
 order to perform satisfactory mutilation of the  
 property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior  
 to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing  
 mutilation the purchaser is responsible for the  
 cleanup.

NOTE: Prior to award of property requiring mutilation as  
 a condition of sale, the SCO of the sale will  
 contact the mutilation certifier, verifier,  
 customer to ensure mutilation procedures and sales  
 terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
 Outside - P031402A0/P032901A0/P033002A0

Scrap -  
 Est Total Wt - 39000 lbs. 1 LOT

CAT II

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
 PART 05-K: Munitions List and Commerce Control List Items  
 (MLI/CCLI) Compliance.  
 PART 06-A: Demilitarization or Mutilation on Government  
 Premises  
 PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements  
 PART 06-F: Subcontracts

## 8. TRUCKS, TRACTOR AND TRUCK,TANK:

To be derived from the mutilation of 2 ea. of tractor  
 trucks and 1 ea. of tank truck.

METHOD AND DEGREE OF MUTILATION:  
 Property requiring mutilation will be mutilated by the  
 Purchaser and Title will not pass to the Purchaser until  
 mutilation has been completed by the Purchaser and  
 approved by the Sales Contracting Officer or his  
 authorized representative. All cost incidental thereto  
 shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the  
 degree set forth in the following:

- (a) Mutilation will be performed on Government premises  
 only.
- (b) Mutilation must be accomplished by torch cutting,  
 crushing, shredding, deforming baling or otherwise  
 mutilation all usable components and parts so they  
 can not be used for their intended purpose and to  
 preclude restoration and/or repair to a usable  
 condition.
- (c) The purchaser must bring all equipment necessary in  
 order to perform satisfactory mutilation of the  
 property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior  
 to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing  
 mutilation the purchaser is responsible for the  
 cleanup.

NOTE: Prior to award of property requiring mutilation as  
 a condition of sale, the SCO of the sale will  
 contact the mutilation certifier, verifier,  
 customer to ensure mutilation procedures and sales  
 terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
 Outside - P050401A0/P051101A0/P051401A0

Scrap -  
 Est Total Wt - 40900 lbs. 1 LOT

CAT II

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
 PART 05-K: Munitions List and Commerce Control List Items  
 (MLI/CCLI) Compliance.  
 PART 06-A: Demilitarization or Mutilation on Government  
 Premises  
 PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements  
 PART 06-F: Subcontracts  
 PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance



"Conditions of Sale - Sealed Bid"  
(included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
AND SUBMITTED WITH BIDS FOR THIS ITEM.

## 9. TRUCKS, TRACTOR AND TRUCKS, WRECKER:

To be derived from the mutilation of 2 ea. of tractor trucks and 2 ea. of wrecker trucks.

### METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.
- (b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to preclude restoration and/or repair to a usable condition.
- (c) The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
Outside - S022400A0/S022401A0/S022501A0/S022502A0

Scrap -  
Est Total Wt - 62000 lbs. 1 LOT

CAT II

### NOTE:

CHEMICAL AGENT RESISTANT COATING (CARC) PAINT:  
Purchaser is cautioned that item(s) are, or are likely to contain or be coated with chemical agent resistant coatings containing trivalent chrome, lead, cobalt-zinc hexamethylene diisocyanate and other chemicals which are a hazard to human health if not processed properly. The Government brings the following precautions/warnings to the attention of prospective purchasers who plan to apply the CARC paint or disturb the coating on the property in any way:

- Airline respirators should be used during application processing; (applying/sanding/torch cutting, etc.) unless air sampling shows exposure to be below OSHA/host Government standards, then a chemical cartridge air-purifying respirator must be used.

- CARC paint should be isolated from heat, electrical equipment, sparks and open flame during storage or application. Local exhaust ventilation should be used for inside processing.

- Exposure to vapor/mist/dust or fumes can cause irritation to respiratory tract (lung, nose, throat), edema, dermatitis, dizziness, rash, itching, swelling of extremities, eye irritation or damage to nervous system, kidney or liver. Coating may be fatal if swallowed.

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.  
PART 06-A: Demilitarization or Mutilation on Government Premises  
PART 06-C: Failure to Demilitarize or Mutilate  
PART 06-D: Change in Contract Requirements  
PART 06-F: Subcontracts  
PART 07-E: Dangerous Property  
PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
(included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
AND SUBMITTED WITH BIDS FOR THIS ITEM.

## 10. TRUCKS AND TRACTOR, WHEELED, AIR:

To be derived from the mutilation of 1 ea. of cargo truck, 1 ea. of utility truck, 1 ea. of maintenance truck, and 1 ea. of aircraft towing tractor.

### METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.
- (b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to preclude restoration and/or repair to a usable condition.
- (c) The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
Outside - S022505A0/S022506A0/S022510A0/S022511A0

Scrap -  
Est Total Wt - 21000 lbs.

1 LOT

CAT II

NOTE:

CHEMICAL AGENT RESISTANT COATING (CARC) PAINT:  
Purchaser is cautioned that item(s) are, or are likely to contain or be coated with chemical agent resistant coatings containing trivalent chrome, lead, cobalt-zinc hexamethylene diisocyanate and other chemicals which are a hazard to human health if not processed properly. The Government brings the following precautions/warnings to the attention of prospective purchasers who plan to apply the CARC paint or disturb the coating on the property in any way:

- Airline respirators should be used during application processing; (applying/sanding/torch cutting, etc.) unless air sampling shows exposure to be below OSHA/host Government standards, then a chemical cartridge air-purifying respirator must be used.
- CARC paint should be isolated from heat, electrical equipment, sparks and open flame during storage or application. Local exhaust ventilation should be used for inside processing.
- Exposure to vapor/mist/dust or fumes can cause irritation to respiratory tract (lung, nose, throat), edema, dermatitis, dizziness, rash, itching, swelling of extremities, eye irritation or damage to nervous system, kidney or liver. Coating may be fatal if swallowed.

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

- PART 05-J: Commerce Control List Items (CCLI).
- PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.
- PART 06-A: Demilitarization or Mutilation on Government Premises
- PART 06-C: Failure to Demilitarize or Mutilate
- PART 06-D: Change in Contract Requirements
- PART 06-F: Subcontracts
- PART 07-E: Dangerous Property
- PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
(included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED AND SUBMITTED WITH BIDS FOR THIS ITEM.

## 11. SEMITRAILERS AND CRANE:

To be derived from the mutilation of 1 ea. of truck mounted crane, 2 ea. of low bed semitrailer, and 1 ea. of cargo semitrailer.

METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.

(b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to preclude restoration and/or repair to a usable condition.

(c) The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.

(d) No torch cutting allowed for any fueling equipment.

(e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.

(f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
Outside - S022801A0/S022802A0/S022803A0/S025111A0

Scrap -  
Est Total Wt - 90000 lbs.

1 LOT

CAT II

NOTE:

CHEMICAL AGENT RESISTANT COATING (CARC) PAINT:  
Purchaser is cautioned that item(s) are, or are likely to contain or be coated with chemical agent resistant coatings containing trivalent chrome, lead, cobalt-zinc hexamethylene diisocyanate and other chemicals which are a hazard to human health if not processed properly. The Government brings the following precautions/warnings to the attention of prospective purchasers who plan to apply the CARC paint or disturb the coating on the property in any way:

- Airline respirators should be used during application processing; (applying/sanding/torch cutting, etc.) unless air sampling shows exposure to be below OSHA/host Government standards, then a chemical cartridge air-purifying respirator must be used.
- CARC paint should be isolated from heat, electrical equipment, sparks and open flame during storage or application. Local exhaust ventilation should be used for inside processing.
- Exposure to vapor/mist/dust or fumes can cause irritation to respiratory tract (lung, nose, throat), edema, dermatitis, dizziness, rash, itching, swelling of extremities, eye irritation or damage to nervous system, kidney or liver. Coating may be fatal if swallowed.

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

- PART 05-J: Commerce Control List Items (CCLI).
- PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.
- PART 06-A: Demilitarization or Mutilation on Government Premises
- PART 06-C: Failure to Demilitarize or Mutilate
- PART 06-D: Change in Contract Requirements
- PART 06-F: Subcontracts
- PART 07-E: Dangerous Property
- PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
(included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
AND SUBMITTED WITH BIDS FOR THIS ITEM.

## 12. TRUCKS:

To be derived from the mutilation of 1 ea. of tank truck, 1 ea. of tractor truck, and 1 ea. of dump truck.

### METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.
- (b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to preclude restoration and/or repair to a usable condition.
- (c) The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
Outside - S025004A0/S025005A0/S025007A0

Scrap -  
Est Total Wt - 49000 lbs.

1 LOT

CAT II

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.  
PART 06-A: Demilitarization or Mutilation on Government Premises  
PART 06-C: Failure to Demilitarize or Mutilate  
PART 06-D: Change in Contract Requirements  
PART 06-F: Subcontracts  
PART 07-E: Dangerous Property  
PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
(included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
AND SUBMITTED WITH BIDS FOR THIS ITEM.

## 13. CRANES:

To be derived from the mutilation of 4 ea. of truck mounted cranes.

### METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.
- (b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to preclude restoration and/or repair to a usable condition.
- (c) The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
Outside - V010214A0/V010215A0

Scrap -  
Est Total Wt - 224000 lbs.

1 LOT

CAT II

NOTE:

CHEMICAL AGENT RESISTANT COATING (CARC) PAINT: Purchaser is cautioned that item(s) are, or are likely to contain or be coated with chemical agent resistant coatings containing trivalent chrome, lead, cobalt-zinc hexamethylene diisocyanate and other chemicals which are a hazard to human health if not processed properly. The Government brings the following precautions/warnings to the attention of prospective purchasers who plan to apply the CARC paint or disturb the coating on the property in any way:

- Airline respirators should be used during application processing; (applying/sanding/torch cutting, etc.) unless air sampling shows exposure to be below OSHA/host Government standards, then a chemical cartridge air-purifying respirator must be used.
- CARC paint should be isolated from heat, electrical equipment, sparks and open flame during storage or application. Local exhaust ventilation should be used

for inside processing.

- Exposure to vapor/mist/dust or fumes can cause irritation to respiratory tract (lung, nose, throat), edema, dermatitis, dizziness, rash, itching, swelling of extremities, eye irritation or damage to nervous system, kidney or liver. Coating may be fatal if swallowed.

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
 PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.  
 PART 06-A: Demilitarization or Mutilation on Government Premises  
 PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements  
 PART 06-F: Subcontracts  
 PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
 (included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED AND SUBMITTED WITH BIDS FOR THIS ITEM.

Scrap -  
 Est Total Wt - 300000 lbs.

1 LOT

CAT II

NOTE:  
 CHEMICAL AGENT RESISTANT COATING (CARC) PAINT:  
 Purchaser is cautioned that item(s) are, or are likely to contain or be coated with chemical agent resistant coatings containing trivalent chrome, lead, cobalt-zinc hexamethylene diisocyanate and other chemicals which are a hazard to human health if not processed properly. The Government brings the following precautions/warnings to the attention of prospective purchasers who plan to apply the CARC paint or disturb the coating on the property in any way:

- Airline respirators should be used during application processing; (applying/sanding/torch cutting, etc.) unless air sampling shows exposure to be below OSHA/host Government standards, then a chemical cartridge air-purifying respirator must be used.
- CARC paint should be isolated from heat, electrical equipment, sparks and open flame during storage or application. Local exhaust ventilation should be used for inside processing.
- Exposure to vapor/mist/dust or fumes can cause irritation to respiratory tract (lung, nose, throat), edema, dermatitis, dizziness, rash, itching, swelling of extremities, eye irritation or damage to nervous system, kidney or liver. Coating may be fatal if swallowed.

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
 PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.  
 PART 06-A: Demilitarization or Mutilation on Government Premises  
 PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements  
 PART 06-F: Subcontracts  
 PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
 (included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED AND SUBMITTED WITH BIDS FOR THIS ITEM.

## 14. CRANES:

To be derived from the mutilation of 5 ea. of truck mounted cranes.

METHOD AND DEGREE OF MUTILATION:  
 Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- Mutilation will be performed on Government premises only.
- Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to preclude restoration and/or repair to a usable condition.
- The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.
- No torch cutting allowed for any fueling equipment.
- All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
 Outside - V010229A0/V010239A0

## 15. TRAILERS, SELF LOADING:

To be derived from the mutilation of 8 ea. of self loading trailers.

METHOD AND DEGREE OF MUTILATION:  
 Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- Mutilation will be performed on Government premises only.
- Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to

preclude restoration and/or repair to a usable condition.

- (c) The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
Outside - V010253A0/V010258A0

Scrap -  
Est Total Wt - 144000 lbs.

1 LOT

CAT II

NOTE:  
CHEMICAL AGENT RESISTANT COATING (CARC) PAINT:  
Purchaser is cautioned that item(s) are, or are likely to contain or be coated with chemical agent resistant coatings containing trivalent chrome, lead, cobalt-zinc hexamethylene diisocyanate and other chemicals which are a hazard to human health if not processed properly. The Government brings the following precautions/warnings to the attention of prospective purchasers who plan to apply the CARC paint or disturb the coating on the property in any way:

- Airline respirators should be used during application processing; (applying/sanding/torch cutting, etc.) unless air sampling shows exposure to be below OSHA/host Government standards, then a chemical cartridge air-purifying respirator must be used.
- CARC paint should be isolated from heat, electrical equipment, sparks and open flame during storage or application. Local exhaust ventilation should be used for inside processing.
- Exposure to vapor/mist/dust or fumes can cause irritation to respiratory tract (lung, nose, throat), edema, dermatitis, dizziness, rash, itching, swelling of extremities, eye irritation or damage to nervous system, kidney or liver. Coating may be fatal if swallowed.

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.  
PART 06-A: Demilitarization or Mutilation on Government Premises  
PART 06-C: Failure to Demilitarize or Mutilate  
PART 06-D: Change in Contract Requirements  
PART 06-F: Subcontracts  
PART 07-E: Dangerous Property  
PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
(included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED AND SUBMITTED WITH BIDS FOR THIS ITEM.

## 16. CRANES:

To be derived from the mutilation of 3 ea. of truck mounted cranes.

### METHOD AND DEGREE OF MUTILATION:

Property requiring mutilation will be mutilated by the Purchaser and Title will not pass to the Purchaser until mutilation has been completed by the Purchaser and approved by the Sales Contracting Officer or his authorized representative. All cost incidental thereto shall be the sole responsibility of the purchaser.

Mutilation will be effected in the manner and to the degree set forth in the following:

- (a) Mutilation will be performed on Government premises only.
- (b) Mutilation must be accomplished by torch cutting, crushing, shredding, deforming baling or otherwise mutilation all usable components and parts so they can not be used for their intended purpose and to preclude restoration and/or repair to a usable condition.
- (c) The purchaser must bring all equipment necessary in order to perform satisfactory mutilation of the property.
- (d) No torch cutting allowed for any fueling equipment.
- (e) All oil and fluid in the items must be drained prior to start Mutilation to prevent leaks.
- (f) In the event of any spills or leaks while performing mutilation the purchaser is responsible for the cleanup.

NOTE: Prior to award of property requiring mutilation as a condition of sale, the SCO of the sale will contact the mutilation certifier, verifier, customer to ensure mutilation procedures and sales terms and conditions are understood.

DEMIL CODE Q

CONTACT: YUJI TOME PHONE: 0988793496  
Outside - V0102AREA

Scrap -  
Est Total Wt - 180000 lbs.

1 LOT

CAT II

NOTE:  
CHEMICAL AGENT RESISTANT COATING (CARC) PAINT:  
Purchaser is cautioned that item(s) are, or are likely to contain or be coated with chemical agent resistant coatings containing trivalent chrome, lead, cobalt-zinc hexamethylene diisocyanate and other chemicals which are a hazard to human health if not processed properly. The Government brings the following precautions/warnings to the attention of prospective purchasers who plan to apply the CARC paint or disturb the coating on the property in any way:

- Airline respirators should be used during application processing; (applying/sanding/torch cutting, etc.) unless air sampling shows exposure to be below OSHA/host Government standards, then a chemical cartridge air-purifying respirator must be used.
- CARC paint should be isolated from heat, electrical equipment, sparks and open flame during storage or application. Local exhaust ventilation should be used

for inside processing.

- Exposure to vapor/mist/dust or fumes can cause irritation to respiratory tract (lung, nose, throat), edema, dermatitis, dizziness, rash, itching, swelling of extremities, eye irritation or damage to nervous system, kidney or liver. Coating may be fatal if swallowed.

THE FOLLOWING ARTICLES APPLY:

"Sale By Reference, March 1994"

PART 05-J: Commerce Control List Items (CCLI).  
 PART 05-K: Munitions List and Commerce Control List Items (MLI/CCLI) Compliance.  
 PART 06-A: Demilitarization or Mutilation on Government Premises  
 PART 06-C: Failure to Demilitarize or Mutilate  
 PART 06-D: Change in Contract Requirements  
 PART 06-F: Subcontracts  
 PART 07-E: Dangerous Property  
 PART 08-J: Liability and Insurance

"Conditions of Sale - Sealed Bid"  
 (included in this catalog)

END USE CERTIFICATE APPLIES AND MUST BE COMPLETED  
 AND SUBMITTED WITH BIDS FOR THIS ITEM.

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## Demilitarization Codes/Requirements

A DEMIL Customer Service Helpline at +1-877-352-2255 (U.S.) is available 8:00 a.m. – 5:00 p.m. Eastern Standard Time to address any demilitarization problems or concerns.

| Code | Explanation                                                                                                                                                                                                                                                                                                                                                                             |
|------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| A    | Non-United States Munitions List (USML)/non Commerce Control List (CCL) Item. <b>No demilitarization required. No Trade Security Controls required.</b> Department of Commerce may impose licensing requirement to certain destinations.                                                                                                                                                |
| B    | USML Items – Mutilation to the point of scrap required worldwide.                                                                                                                                                                                                                                                                                                                       |
| C    | USML Items – <b>DEMIL-required.</b> Demilitarize installed key point(s) as DEMIL Code “D.”                                                                                                                                                                                                                                                                                              |
| D    | USML Items – <b>DEMIL-required.</b> Destroy item and components to prevent restoration or repair to a usable condition.                                                                                                                                                                                                                                                                 |
| E    | DoD Demilitarization Program Office (DDPO) reserves this code for their exclusive-use only. DEMIL instructions shall be furnished by the DDPO.                                                                                                                                                                                                                                          |
| F    | USML Items – <b>DEMIL-required.</b> Item Managers, Equipment Specialists or Product Specialists shall furnish Special DEMIL instructions.                                                                                                                                                                                                                                               |
| G    | USML Items – <b>DEMIL-required.</b> Ammunition and Explosives (AE). This code applies to both unclassified and classified AE items.                                                                                                                                                                                                                                                     |
| P    | USML Items – <b>DEMIL-required.</b> Security Classified Items.                                                                                                                                                                                                                                                                                                                          |
| Q    | CCL Items – <b>Mutilation to the point of scrap required outside the United States. In the United States, mutilation requirement is determined by the DEMIL Integrity Code (IC). In the U.S., mutilation is required when the DEMIL IC is “3” (Critical FSC/FSG MLI or Sensitive CCLI. Requires mutilation worldwide). Trade Security Controls (TSC) required in the United States.</b> |

A copy of the Defense Demilitarization Manual, DOD 4160.21-M-1 may be obtained upon request from Defense Logistics Information Service, ATTN: DLIS/FOI, 74 Washington North, Battle Creek, MI 49017.



## Additional General Information and Instructions (DRMS Form 82-3 May 89 EF)

See DRMS pamphlet, *Sale by Reference, March 1994*, for General Information and Instructions 1 thru 17.

- 18. Submission of Bids.** Bids must be in the possession of the Sales Contracting Officer by the hour (exact time) specified for the bid opening. Bids must be submitted on the forms provided in this Invitation. Forms must be typewritten or prepared in ink or indelible pencil, and signed by the person submitting the bid. Envelopes containing the bids must be sealed and identified by the name and address of the bidder, the number of the sale, and the date and hour of the bid opening. (See following format.)

|                                                                                                                                                                                              |    |     |                     |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----|-----|---------------------|
| NAME                                                                                                                                                                                         |    |     | POSTAGE<br>REQUIRED |
| ADDRESS                                                                                                                                                                                      |    |     |                     |
| CITY                                                                                                                                                                                         | ST | ZIP |                     |
| <p style="text-align: center;">DLA Disposition Services Sagami<br/>SCO, Bldg. #104-5<br/>U. S. Army, Sagami General Depot, 600 Kamiyabe<br/>Chuo-ku, Sagamihara-shi, Kanagawa-ken, Japan</p> |    |     |                     |
| <p>SALE NUMBER: 60-0783<br/>         BID OPENING DATE: 30 Sep 2010 - 10:00 AM (Local Time)<br/>         BIDDER IDENTIFICATION NUMBER: 300-FILL-IN-YOUR-NUMBER</p>                            |    |     |                     |

- 19. Telephonic bids will not be accepted on this sale.**

- 20. All payments must be addressed and mailed or delivered to:**

See Article B01

- 21. Facsimile Notification of Award:** The bidder may request facsimile notification of award by checking the appropriate block on the Item Bid Page. When requested by the bidder, facsimile notification will be sent simultaneously with the mailing of the contract and will include the contract number and item(s) awarded.

- 22. Bids may be submitted via:**

- A. U.S. Mail—Users of the U.S. Postal Service (including USPS Express Mail)
- B. Express Mail/Hand Carried Bids—Users of Express Mail Services and Hand Carried Bids.
- C. Electronic Method—Instructions for on-line bidding at <http://www.drms.dla.mil>
- D. Telegraphic Methods (Telegram/Mailgram/Facsimile)—Bids submitted by telegraphic means must be specific, written in ENGLISH text, and must include the following information:
  - Name and title of sender,
  - Complete firm name (if corporation),
  - Complete address and telephone number,
  - Invitation For Bid Number,
  - Item Number(s) bid on,
  - Unit price and total price,
  - INCLUDE the following statement:
  - "I agree to be bound by all the terms and conditions of this Invitation for Bid".

\_\_\_\_\_  
Bidder's Signature

- 23. All bids must be addressed and mailed or delivered to:**

*U.S. Postal System Users*

DLA Disposition Services Sagami, SCO  
Unit 45008  
APO AP 96338-5008

*Express Mail/Hand Carried Bids*

DLA Disposition Services Sagami, SCO  
Bldg. #104-5, U. S. Army Sagami General Depot, 600 Kamiyabe  
Chuo-ku, Sagamihara-shi, Kanagawa-ken, Japan 252-0201

(NOTE: This APO does not open until noon, therefore, bids mailed to this address must arrive by 11:00AM the day prior to sale.)

- 24. Telegraphic bids and Modifications:** Telegraphic or mailgram bids, modifications or withdrawals must be addressed in the same manner as designated for submission of Sealed bids as shown in envelope sample above. Facsimile (datafax) bids, modifications, or withdrawals are to be sent to Facsimile number +011-81-42-758-0683 .



**25. DISPOSAL NOTIFICATION TO ALL PURCHASERS AND SUB-PURCHASERS.**

The use, disposition, export and re-export of this property is subject to all applicable U.S. laws and regulations, including the Arms Export Control Act (22 U.S.C. 2751 et seq.); Export Administration Act of 1979 (50 App. U.S.C. 2401 et seq.); International Traffic in Arms Regulations (22 C.F.R. 120 et seq.); Export Administration Regulations (15 C.F.R. 730 et seq.); Foreign Assets Control Regulations (31 C.F.R. 500 et seq.); and the Espionage Act (18 U.S.C. 793 et seq.) which among other things prohibits:

- a. The making of false statements and concealment of any material information regarding the use or disposition, export or re-export of the property, and
- b. Any use or disposition, export or re-export of the property which is not authorized in accordance with the provisions of this agreement. Before any export or re-export of this property is attempted, contact the office of Defense Trade Controls, Department of State and the Bureau of Export Administration, Department of Commerce for export licensing requirements.

**26. CLAIMS LIABILITY FOR PURCHASER'S PROPERTY.**

The Government assumes no liability for loss of or damage to Purchaser's property left on Government premises during the performance of any contract resulting from this Invitation.

**27. HAZARDOUS COMPONENTS/CONSTITUENTS.**

The Government cautions that the subject item(s) have or may have one or more components, parts, constituents or ingredients that may be corrosive, reactive, ignitable or exhibit other hazardous or toxic properties. The Purchaser is cautioned to use and ultimately dispose of any hazardous components or constituents in accordance with all applicable local, national, or international laws and regulations in a manner safe for the public and the environment.

**28. CUSTOMS REQUIREMENTS FOR U.S. I.D. CARD HOLDERS.**

Purchasers possessing a U.S. I.D. card who have purchased property on this Sealed Bid Sale must first obtain clearance from the local customs office before they will be allowed to remove property. U.S. I.D. card holders are cautioned that when property is purchased for their own use and is subsequently sold, given away as gifts or otherwise transferred to other than authorized personnel, the local customs officer must be notified before such disposition of property.

**29. FUEL CELLS OR TANKS.**

The following cleaning procedures are recommended:

- a. Before cutting, fill fuel cells or tanks with water.
- b. When cut open for use:
  - (1) Expose open fuel cell or tank to the equivalent of one week summer sunshine to evaporate residual fuel.
  - (2) Wash interior walls thoroughly with warm 3 to 5 percent hydrochloric (muriatic) acid water solution, using a mop or other acid-resistant material.
  - (3) Rinse with clean water.
  - (4) Scrub out any residual white or light gray powdery deposits left on interior surfaces with a solution of laundry soap in hot water.
  - (5) Rinse with clean water and allow to dry.
- c. If fuel cells or tanks are to be used unopened, drying and cleaning procedures recommended above should be followed as closely as possible.

**30. COMPLETED END-USE CERTIFICATE MUST ACCOMPANY YOUR BID.****31. TRADE SECURITY CONTROLS.**

(a) THE SYMBOL "CAT II" UNDER AN ITEM INDICATES THAT IT IS A MUNITIONS LIST ITEM/COMMERCE CONTROL LIST ITEM (MLI/CCLI) FOR WHICH AN IMPORT CERTIFICATION AND A DELIVERY VERIFICATION ARE REQUIRED FOR THAT ITEM. (An import certificate stamped with a triangular symbol is not acceptable.)

(b) High bidders on Munitions List Item/Commerce Control List Item (MLI/CCLI) property and their subsequent subpurchasers must be TSC CLEARED. An Integrity and Reliability (I&R) Check will be requested on the high bidder prior to award being made or approval of resale being granted. This I&R check will require government agencies within the bidder's country to confirm the existence of the bidder/subpurchasers' company and individuals at the address furnished, and to determine the general reputation and business dealings of the bidder/subpurchasers' company, affiliates and associated individuals. By submitting a bid for MLI/CCLI property, bidders expressly acknowledge and consent to all necessary I&R checks needing to be accomplished by government agencies within the bidder's country, prior to award being made or approval of resale being granted. Specifically, by submitting a bid, bidders authorize their nation's government to provide any information requested to the US Government regarding the bidder's business reputation and the reputation of the bidder's company. The information

obtained will be strictly for internal use of the Defense Reutilization and Marketing Service and will only be used to determine the suitability of high bidders and their subsequent subpurchasers as required by the Trade Security Controls program.

(c) **RESALE APPROVALS.** Notwithstanding the provisions of Article G entitled "Disposition and Use of Property", Paragraph (c) of Part 8, Additional Special Circumstance Conditions of the Sale by Reference Pamphlet, Property identified as "CAT II" requires written approval from the Sales Contracting Officer BEFORE it may be resold. Resale by a Purchaser of such property, without the PRIOR written consent of the Sales Contracting Officer, constitutes a serious contract violation and may render an individual/firm ineligible to participate as a Purchaser, subpurchaser, sub-receiver or agent in future sales of U.S. Foreign Excess Personal Property.

(d) **RESTRICTED AREAS DESIGNATED BY ASSISTANT SECRETARY OF DEFENSE (ISA).** Sales and Resales of the above described property will not be permitted to those prohibited destinations listed in Article PB: "Denied Areas/Exceptions/Commodity Restrictions", nor approved for export to or through the following countries: Algeria, Iran, Iraq, Libya, South Africa and Syria.

**32. DEFINITION OF CAT II.**

The term "CAT II" appearing under sale item number denotes that the resale, transfer, export or other disposition of the item, except as stated in the successful bidder(s) END-USE Certificate will require prior written approval of the Sales Contracting Officer.

**33. NOTICE:**

The Year 2000 (Y2K) technology problem, also known as the millennium bug, is the inability of some computers and computerized systems/equipment to correctly recognize dates after 1999. Computers and other calendar sensitive equipment turned in by the military services to DRMS is not immune to this problem. In most cases with equipment of this type it is impossible to identify what will be affected and what will not be without extensive testing.

DLA Disposition Services recommends that, if you have a interest in any item of equipment that may be affected by the year 2000, you check the manufacturer's web site or contact the manufacturer to see whether the product has the potential for a Y2K problem. Also, if you have access to a computer, you may visit the General Service Administration Year 2000 web site at the following address:

<http://www.itpolicy.gsa.gov/mks/yr2000/y2home.htm>

You can also obtain Y2K information by telephone at 1-888-872-4925.

**34. PROHIBITION STATEMENT FOR SALES CONTRACT - USE OF TOOLS FOR MUTILATION:**

The use of precision torch fixtures, precision cutting saws, or precision tools of any kind to minimize mutilation is forbidden.

**NOTICE TO PURCHASERS OF FOREIGN EXCESS PERSONAL PROPERTY LOCATED IN JAPAN FOR EXPORTATION**

1. Bidders (other than residents of Japan) are advised that payment must be made in other than yen and that property purchased must be exported from Japan. Recommend advance arrangement/planning for removal. Listing of forwarding agents available from DLA Disposition Services Sagami, Distribution Branch.
2. Purchasers must obtain customs clearance prior to removing material from U.S. or Japan Government installations. No duties are assessed by Japan Customs Officials. Customs offices are too numerous to be listed herein and Customs Officers having jurisdiction for items awarded will be identified when award is mailed.
3. Communications/applications to Customs Offices must quote Invitation for Bid (IFB) and item numbers, example 60-0783, Item 1. Contract numbers should not be included. Customs Office clearances are identified as follow:
  - a. C3000 grants permission to store the material at the installation on a temporary basis.
  - b. C4000 grants permission for removal from installation, storage at bonded area, and identifies the material as designated for export from Japan.
  - c. C5010 grants permission for Loading on a ship.
4. In certain cases Customs Offices will require export licenses issued by the Ministry of Economy, Trade and Industry prior to issuing clearance for export. This does not preclude removal from installation for storage in a bonded area on a temporary basis.
5. Normally, only items such as aircraft, aircraft components, ships and similar type items require export licenses. Also these type items require special clearance from U. S. and Japan Agencies relative to importation and exportation from Japan.

## Conditions of Sale (DRMS Form 83 Jan 98 Computer Generated)

The General Information and Instructions and General and Special Conditions of Sale are hereby incorporated by reference and become a part of this Invitation for Bid and any contract resulting from acceptance of bid submitted pursuant to this Invitation for Bid as fully as though such Instructions, Term and Conditions had been specifically set forth herein. The Instructions, Term and Conditions are contained in Defense Reutilization and Marketing Service pamphlet entitled *Sale by Reference - Instructions, Terms and Conditions Applicable to Department of Defense Personal Property Offered for sale by Defense Reutilization and Marketing Service dated March 1994*, and may be obtained from the DLA Disposition Services Web site, [www.drms.dla.mil](http://www.drms.dla.mil) or upon request from the Defense Logistics Information Service Freedom of Information Office. Their address is DLIS/VSM, 74 Washington Avenue N, Suite 7, Battle Creek, MI 49037-3084.

The specific Instructions, Terms and Conditions applicable to this sale are as follows:

DRMS pamphlet *Sale by Reference, March 1994*:

- Part 1: **General Information and Instructions** (DRMS Form 81, Oct 93): Complete except: Condition 6 should read: Any sale or use tax imposed by any state, country or political subdivision will be paid by the Purchaser.
- Part 2: **General Sale Terms and Conditions** (Standard Form 114C, Jun 86 ed., and DRMS Form 84, Oct 93). All Conditions.
- Part 3: **Special Sealed Bid Conditions** (Standard Form 114C-1, Jan 70 ed., and DRMS Form 99, Oct 93). All Conditions except Articles A and E.
- Part 5: **Additional Special Circumstance Conditions - Miscellaneous** (DRMS Form 86, Oct 93). As specified in item description.
- Part 6: **Additional Special Circumstance Conditions - Demilitarization and Mutilation** (DRMS Form 95, Oct 93). As specified in item description.
- Part 7: **Additional Special Circumstance Conditions - Hazardous and Dangerous Property** (DRMS Form 98, Oct 93). As specified in item description.
- Part 8: **Additional Special Circumstance Conditions - Foreign Excess Personal Property (FEPP)** (DRMS Form 94, Oct 93). As specified in item description, except Articles A, B, C, E and G, apply to All Items.

In addition to the above, the following is also incorporated as part of this sale:

## Articles

### ARTICLE B01: PAYMENT ON AWARD.

(Applicable unless contrary to currency restrictions imposed upon Bidder by a government agency.)

- (a) A bid deposit is not required on this sale. Full payment is required prior to removal in accordance with DRMS Pamphlet, Sale By Reference, March 1994, Part 2, Condition 6.
- (b) All payments, including those for storage charges, liquidated damages, and interest, must be in U.S. currency in the form of cashier's check, certified check, traveler's check, bank draft, money order. Make checks payable to the U.S. Treasury. No cash payment. Bidders whose payment is accompanied by a letter of credit or who have an approved bid bond (SF150 or SF151) on file may make payments by uncertified personal or company checks, but only up to an amount equal to the penal sum of their bond or the amount of their letter of credit.
- (c) If, for any reason, a bidder's uncertified check is not honored for payment by the payee's bank upon initial presentment, the Government may, after notifying the bidder, require the bidder to make all future payments by cashier's check, certified check, traveler's check, bank draft or money order, credit card (MasterCard, Visa, Discover Card or American Express) or Electronic Fund Transfer (EFT).
- (d) PROCEDURE FOR CREDIT CARD (MasterCard, Visa, Discover Card or American Express)  
All monies must be in U.S. currency only.

Purchaser will need to provide completed credit card information by using the enclosed form.

If more than one credit card is used, the bidder must identify the exact monetary amount to be applied against each credit card.

- Any necessary adjustments in accordance with the condition of sale entitled "Adjustment or Variation in Quantity or Weight" will be applied to the card as a debit or credit.

Credit card payments must be faxed to: 042-758-0683 (+81-42-758-0683).

- (e) Bids must be stated in U.S. Dollar. Payments must be made in U.S. Dollar. Successful bidders may deliver payments no later the 12:00 noon or mail to:

DLA Disposition Services Sagami  
ATTN: Cashier  
BLDG No. 104-5, 600 Kamiyabe  
Chuo-ku, Sagamihara-shi, Kanagawa-ken  
Japan 252-0201

### ARTICLE KB: APPLICABLE LAW.

(Applicable to All Items)

- (1) This contract is between the United States of America and the Purchaser. The Contracting Officer shall not be personally liable or responsible to the Purchaser for official acts in the execution or administration of this contract.
- (2) The rights and remedies of the parties are governed by the terms and provisions of this contract. The validity and interpretation of this contract and all rights and obligations thereunder shall be governed by the law of the United States of America.

### ARTICLE KC: ILLICIT ACTS.

(Applicable to All Items)

During the performance of the contract awarded, the purchaser agrees to assume the responsibility for any illicit act committed by his assigned agents and/or employees while such personnel are within the confines of the U.S. military installation or any area involved in the performance of such contract. For the purpose of this condition of sale, illicit acts include, but are not

limited to commission of fraud, theft, bribery, receiving stolen property, and any other alleged offense not specifically indicated. Therefore, the purchaser agrees to ensure complete supervision over such personnel who are engaged in the performance of any contract awarded. Violation of above requirement by the purchaser and/or agents may result in temporary suspension or permanent debarment of the contractor.

#### **ARTICLE LD: HAZARDOUS PROPERTY.**

(Applicable to All Items)

The Government cautions that the subject item, material, or substance, or one or more components, parts, constituents or ingredients thereof may be corrosive, reactive, ignitable or exhibit other hazardous or toxic properties. The Government assumes no liability for any damage to the property of the Purchaser, to the property of any other person, or to public property, or for any personal injury, illness, disability or death to the Purchaser, Purchaser's employees, or any other person subject to Purchaser's control, or to any other person including members of the general public, or for any other consequential damages arising from or incident to the purchase, use, processing, disposition, or any subsequent operation performed upon, exposure to or contact with any component, part, constituent or ingredient of this item, material or substance. The Purchaser agrees to hold harmless and indemnify the Government for any and all costs and expenses incurred incident to any claim, suit, demand, judgment, action, debt, liability costs and attorney's fees or any other request for monies or any other type of relief arising from or incident to the purchase, use, processing, disposition, subsequent operation performed upon, exposure to or contact with any component, part, constituent or ingredient of this item, material or substance, whether intentional or accidental.

#### **ARTICLE LM: INSPECTION OF CONTRACT PERFORMANCE.**

(Applicable to All Items)

All work shall be performed in a good workmanlike manner and subject to inspection by the Government as it deems necessary to ensure strict compliance with the terms of the contract. No inspector is authorized to change any provisions of the contract without written authorization of the Sales Contracting Officer, nor shall the presence or absence of an inspector relieve the purchaser from the performance of any requirements of the contract.

#### **ARTICLE LX: MUTILATION ON GOVERNMENT PREMISES.**

(Applicable to All Items)

Property requiring mutilation will not be removed from Government premises and title will not pass to the Purchaser until mutilation has been completed by the Purchaser, and the Contracting Officer or their authorized representative has received an approved mutilation certificate. The Purchaser agrees to assume all costs associated with mutilation of this property as specified in the Invitation for Bid and to restore the working area back to the previous condition as it appeared before the mutilation began. Upon completion of the mutilation required by the terms of this offering, the Government reserves the right to perform additional mutilation of the item(s) at no cost to the Purchaser.

#### **ARTICLE MD: PARTIAL REMOVAL.**

(Applicable to All Items)

If the Purchaser effects partial removal of the Item and fails to remove the remainder of the Item within the specified time for removal, a notice of default will be furnished the Purchaser in accordance with Condition No. 9 of the General Sale Terms and Conditions, entitled "DEFAULT", Standard Form 114C, provided however, that no portion of the purchase price will be refunded to the Purchaser.

#### **ARTICLE MI: PERFORMANCE, PREPARATION AND REMOVAL OF PROPERTY.**

(Applicable to All Items)

The purchaser shall have the right to bring to and remove from the Government installation such equipment as is deemed necessary to prepare the property for removal. Such equipment may consist of, but is not limited to, cranes, cutting torches, etc. The purchaser will be required to restore

the work area to its original condition after removal of the property. Torch cutting will be permitted subject to prior approval of the sales contracting officer, with work performed under the direction of the Reutilization and Marketing Officer.

#### **ARTICLE P: DEMILITARIZATION/MUTILATION TIME FRAME FOR PROPERTY ON GOVERNMENT PREMISES.**

(Applicable to All Items)

Purchaser will complete demilitarization/mutilation of the property within the timeframe allowed for removal of property as follows:

ITEMS 1 thru 16 - 30 days

#### **ARTICLE PA: MAILGRAMS, TELEGRAPHIC, ELECTRONIC MAIL AND FACSIMILE BIDS.**

(Applicable to All Items)

Notwithstanding the provisions of Condition No. 3 of Part 2, General Sale Terms and Conditions of the DRMS pamphlet "Sale by Reference", March 1994, telegraphic, facsimile (telefax), electronic mail (Internet) bid and/or bid submitted by mailgram are acceptable under this Invitation for Bid. By submitting a telegraphic, facsimile (telefax), electronic mail (Internet) or mailgram bid, the bidder agrees to be bound by all terms, conditions and provisions of this Invitation for Bids. Bidders are cautioned that all such bids must be in the possession of the Sales Contracting Officer at the time set for bid opening, and payments must be made in accordance with the provisions of Article B01, entitled "Payment on Award", appearing elsewhere in this Invitation for Bid.

#### **ARTICLE PB: DENIED AREAS/EXCEPTIONS/COMMODITY RESTRICTIONS.**

(Applicable to All Items)

- a. The Bidder understands and agrees that the ultimate destination of the property shall not be Afghanistan, Albania, Angola (UNITA), Bulgaria, Burma, Cambodia, People's Republic of China, Cuba, Estonia, Ethiopia, Haiti, Iran, Iraq, Laos, Latvia, Liberia, Libya, Lithuania, Madagascar, Mongolia, Mozambique, Nigeria, North Korea, Peru, Romania, Rwanda, Somalia, Sudan, Syria, Vietnam and all former states of Yugoslavia (Croatia, Slovenia, Bosnia-Herzegovina, Montenegro, Serbia, and other republics), South Africa, and all states of the former Soviet Union, or any other prohibited destinations that may be specified in this contract.
- b. EXCEPTIONS: Notwithstanding anything herein to the contrary, this property (DEMIL "A", non-MLI/CCLI items and ferrous and non-ferrous, true scrap (property which was not downgraded to a scrap condition) may be exported to any country and territory except: Cuba, Iran, Iraq, Libya, North Korea, Unita (Angola), and the following areas of the former Republic of Yugoslavia, (Kosovo) and the Bosnian Serb-Controlled area of the Republic of Bosnia/Herzegovina.
- c. COMMODITY RESTRICTIONS: The Bidder understands and agrees that, although not on the Denied Areas List, the sale of Munitions List and Commerce Control List Items (MLI/CCLI) designated as CAT II items, and any property requiring demilitarization or mutilation under U.S. supervision shall not be sold for ultimate destinations to Chile, Poland, Hungary, The Czech and Slovak Federal Republics, and South Yemen.

#### **ARTICLE PF: DEMILITARIZATION OR MUTILATION (ON SITE).**

(Applicable to All Items)

Demilitarization is the act of destroying the military offensive or defensive advantages inherent in certain types of equipment or material. Mutilation is the act of making the equipment or material including its components and parts unfit for their originally intended purposes.

Demilitarization/mutilation will be effected in the manner and to the degree as set forth below:

- (a) Demilitarization/mutilation will be accomplished by cutting, tearing, scratching, crushing, breaking, shearing, burning, neutralizing, etc. the equipment or material including its components and parts so that they cannot be used for their intended purposes and precludes the restoration of any such parts to their original condition.
- (b) Demilitarization/mutilation will be performed on Government premises only.
- (c) The use of precision tools or instruments of any kind that minimize demilitarization or

mutilation is prohibited.

- (d) No open fires will be permitted. Torch cutting will be allowed only with a permit and as authorized by the Host installation Fire Marshall. Purchaser must also provide a firewatcher and extinguisher to contain any fires that may arise from the torch cutting. If for any reason a permit is not issued or is revoked during the course of this contract, the Purchaser must find other means to demilitarize or mutilate the property at their own expense.
- (e) None of the property or any part or component is to be removed from the work site until authorized by the Sales Contracting Officer or his/her authorized representative.
- (f) A detailed list of the equipment or material including its components and parts which must be demilitarized or mutilated and the exact degree of demilitarization or mutilation required will be provided to the purchaser.
- (g) Purchaser must submit a plan of action in writing to the Sales Contracting Officer that indicates the method and degree of demilitarization/mutilation it proposes to perform.
- (h) Purchaser will comply with all Department of Defense policies and guidelines regarding the proper demilitarization and/or mutilation of this property.
- (i) All property that has not been demilitarized or mutilated by the end of the workday will be stored in a secured area until the demilitarization or mutilation is completed.
- (j) All debris will be picked up on a daily basis prior to the end of the workday. No exceptions.

#### **ARTICLE QA: TRANSIT OF PROPERTY.**

(Applicable to All Items)

Purchasers of U.S. Government property, which is located in countries other than where purchaser is resident, are reminded to check the requirements for removal and transit of the property through the host country. The local customs office of the host country may require a special conveyance and posting of monetary or other security prior to release of the property from the storage location.

#### **ARTICLE QB: CHANGE TO CONTRACT CLAUSES.**

(Applicable to All Items)

The terminology appearing in Article J: STRATEGIC LIST ITEMS (SLI) and Article K: MUNITIONS AND STRATEGIC LIST ITEM (mli/sli) COMPLIANCE found at Part 5 of the sale by reference pamphlet dated March 1994 is deleted and "Commerce Control List" and "CCLI," respectively, are substituted therefore. All other language remains unchanged and in full force and effect.



## Inspection Dates and Times

INSPECTION DATE (EXCLUDES SATURDAYS, SUNDAYS, AND FEDERAL/NATIONAL HOLIDAYS).

BEGINS: 9/27/10

ITEM(S) :

1-3

4

5-16

HOURS:

8:30AM-11:30AM & 1:00PM-3:30PM

1:00PM-2:30PM

8:00AM-11:30AM & 12:30PM-3:00PM

## INSPECTION NOTES

ITEM(S) : 1-3

A 48 hour notice is required prior to inspection of property.

ITEM(S) : 4

A 48 hour notice is required prior to inspection of property. Meet at Torii Station main gate at 1:00PM on 28 September 2010 for escort.

ITEM(S) : 5-16

A 48 hour notice is required prior to inspection of property.

(See DRMS pamphlet, "Sale By Reference, March 1994", Part 2, Condition No. 8, Standard Form 114C)

TIME FOR REMOVAL. The removal period is established on the basis that a written notice of award will be made within seven days after Bid Opening Date. Should the written notice of award on any item(s) not be made within that time an appropriate allowance will be made in the date of removal for such items.

30 DAYS AFTER AWARD DATE, ITEMS: 1-16

I - Government will load .....  
     (a) Rail                                 (b) Truck or Trailer

II - Government will load - Open top conveyance only ....  
     (a) Rail                                 (b) Truck or Trailer

III - Purchaser must load (no government assistance) ....  
     (a) Rail facilities available adjacent to property  
     (b) Rail facilities available on the installation but remote from property  
     (c) No rail facilities available

IV - Other

| ITEM(S) | LOCATION                         | LOADING LEGEND                     |
|---------|----------------------------------|------------------------------------|
| 1-3     | DLA DISPOSITION SERVICES SAGAMI  | IIIc-Pur. load-no rail fac. avail. |
| 4       | TORII STATION, OKINAWA           | IIIc-Pur. load-no rail fac. avail. |
| 5-16    | DLA DISPOSITION SERVICES OKINAWA | IIIc-Pur. load-no rail fac. avail. |

|           |                                 |
|-----------|---------------------------------|
| ITEM(S) : | HOURS:                          |
| 1-3       | 8:30AM-11:30AM & 1:00PM-3:30PM  |
| 4-16      | 8:30AM-11:30AM & 12:30PM-3:30PM |

ITEM(S) : 1-16

A 48 hour notice is required prior to removal of property.

## Credit Card Information

### Please Note

Effective immediately, if you use a credit card for payment and, at the time of processing, it is declined by the bank, you will be advised, in writing, that your credit card will no longer be accepted for a period of one (1) year, Fraudulent use of credit cards will result in your being recommended for debarment from the DLA Disposition Services sales program.

After awards are complete, if a credit card is to be used as a payment, complete the following information and return by facsimile to 042-758-0683 (+81-42-758-0683).

#### (Please type or legibly print information)

First Name: \_\_\_\_\_ Last Name: \_\_\_\_\_

Company Name: \_\_\_\_\_

Card Holder Name: \_\_\_\_\_

Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip Code: \_\_\_\_\_ - \_\_\_\_\_

Phone Number: \_\_\_\_\_

Master Card ( )      Visa ( )      Discover ( )      American Express ( )

Credit Card Number: \_\_\_\_\_ - \_\_\_\_\_ - \_\_\_\_\_ - \_\_\_\_\_

Expiration Date: Month: \_\_\_\_\_ Year: \_\_\_\_\_

I (we) authorize the sales contracting officer to obtain payment by credit card for :

Contract Number: \_\_\_\_\_ Item Number(s): \_\_\_\_\_

Amount Authorized for payment: \_\_\_\_\_

\_\_\_\_\_  
Authorized Signature

\_\_\_\_\_  
Date

**SALE OF GOVERNMENT PROPERTY  
GENERAL SALE TERMS AND CONDITIONS**

INVITATION FOR BIDS NO.

60-0783

PAGE 27

**PRVACY ACT NOTICE**

In accordance with the Privacy Act (5 U.S.C. 552a), the following notice is provided: The information requested on this form is collected pursuant to section 31001 of the Debt Collection Improvement Act of 1996 (Pub. L. 104-134) for purposes of collecting and reporting on any delinquent amounts arising under or relating to any contract awarded to you as a result of this sale. The information collected is mandatory. Failure to provide the information prior to contract award will result in rejection of your bid or offer. Routine uses which may be made of the collected information are as follows:

1. Disclosure where pertinent in any legal proceeding to which GSA is a party before a court or administrative body.
2. Disclosure to the Department of Justice, U.S. Attorney, or the Department of Treasury in a proceeding when (a) the United States, GSA, a component of GSA, or when arising from his/her employment, an employee of GSA, is party to litigation or anticipated litigation or has an interest in such litigation, and (b) GSA determines that the disclosure is relevant or necessary in the litigation.
3. Disclosure to a Member of Congress or a congressional staff member in response to an inquiry from that congressional office made on behalf of and at the request of the individual about whom the record is maintained.
4. Disclosure to any Federal agency where the debtor is employed or receiving some sort of remuneration for the purpose of enabling that agency to collect a debt owed the Federal government on GSA's behalf.
5. In the event a record indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute or by regulation, rule or order issued pursuant thereto, disclosure to the appropriate Federal agency and/or state or local agencies charged with the responsibility of investigating or prosecuting such violation or charged with enforcing or implementing the statute, rule, regulation or order.
6. Disclosure to a Federal agency in response to a request in connection with hiring or retention, the letting of a contract, or the issuing a license, grant, or other benefit.

7. Disclosure to a debt collection contractor or to other Federal agencies for the purpose of collecting and reporting on delinquent debt.

8. Disclosure for purposes of debt collection, publication or public dissemination regarding the identity of delinquent non-tax debtors and the existence of non-tax debts.

9. Disclosure to credit reporting agencies/credit bureaus for the purpose of adding to a credit history file or obtaining a credit history file or comparable credit history information for use in the administration of debt collection.

10. Disclosure to the Internal Revenue Service to: (1) obtain mailing addresses to locate a taxpayer to collect a Federal claim against the taxpayer; or (2) offset a Federal claim against a taxpayer's income tax refund.

11. Disclosure to the Internal Revenue Service and applicable state and local governments for tax reporting purposes.

12. Disclosure to banks enrolled in the Treasury Credit Card Network to collect payment or debt when the individual has given his/her credit card number for this purpose.

13. Disclosure to Treasury or other Federal agencies with which GSA has entered an agreement for debt collection cross servicing operations to satisfy, in whole or in part, debts owed the U.S. Government.

14. Disclosure to Treasury, government corporations, state or local agencies, or other Federal agencies to conduct computer matching programs to identify and locate individuals who are receiving Federal salaries or benefit payments in order to collect the debts by voluntary repayment or administrative or salary offset.

15. Disclosure to the National Archives and Records Administration for records management inspections.

16. Disclosure for any other use specified by GSA in the system of records entitled "Credit Data on Individual Debtors, PPFM-7," as published in the Federal Register periodically by GSA.

## Sale of Government Property Item Bid and Award Page

|                                                                                                                                                                                                                   |                                                                                                                                                                                                                                               |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Address your bid to:<br><br>DLA Disposition Services Sagami<br>SCO, Bldg. 104-5<br>U. S. Army Sagami General Depot, 600 Kamiyabe<br>Chuo-ku, Sagamihara-shi, Kanagawa-ken, Japan 252-0201<br><br>Sale No: 60-0783 | Bids will be opened at:<br><br>DLA Disposition Services Sagami<br>SCO, Bldg. 104-5<br>U. S. Army Sagami General Depot, 600 Kamiyabe<br>Chuo-ku, Sagamihara-shi, Kanagawa-ken, Japan 252-0201<br><br>Date: 30 Sep 2010 - 10:00 AM (Local Time) |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|

Bids will be publicly opened on the date and time specified, subject to:

1. TERMS AND CONDITIONS

- [x] General Sale Terms and Conditions, SF 114C, Jun. 86 ed.; and  
 Special Sealed Bid Conditions, SF 114C-1, Jan. 1970 ed  
 [x] Terms/conditions incorporated herein by reference;  
 [x] Special terms/conditions integrated into the Invitation for Bid;

2. PAYMENT REQUIREMENTS

- [x] Bidder is required to pay for any or all of the items listed on the Item Bid Page(s) at the price bid for each item, in accordance with Article B01.

**BID (This section to be completed by the Bidder)**

In compliance with the above, the undersigned offers and agrees, if this Bid is accepted within \_\_\_\_\_ calendar days (60 calendar days if no period is specified by the Government or the Bidder, but not less than 10 calendar days) to pay for and remove the property. The total amount is \$ \_\_\_\_\_.

**THE BIDDER (Check appropriate boxes)**

1. ☐ has, ☐ has not, inspected the property on which the bid is submitted.  
 2. ☐ is, ☐ is not, an individual or a small business concern. (See CFR, Title 13, Chapter 1, Part 121, Sec. 121.3-9, for the definition of small business.)

Complete the following only if the total amount of the bid(s) exceeds \$25,000.

- 3a. ☐ has, ☐ has not, employed or retained any company or person (other than a full-time, bona fide employee working solely for the Bidder) to solicit or secure this contract, and  
 3b. ☐ has, ☐ has not, paid or agreed to pay any company or person (other than a full-time, bona fide employee working solely for the Bidder) any fee, commission, percentage or brokerage fee, contingent upon or resulting from the award of this contract; and agrees to furnish information relating to (a) and (b) above as requested by the Contracting officer, (For interpretation of the representation, including the term "bona fide employee", see CFR, TITLE 41, SUBPART 101-45.3.)

|                                                                                                                                                                                                    |                                                 |             |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------|-------------|
| Name and address of bidder (Street, City, State, and Zip Code)<br>(type or print) - (MUST be same on envelope)<br><br><br>Telephone number:<br>Bidder identification no. (If applicable) 300 _____ | Signature of person authorized to sign this bid |             |
|                                                                                                                                                                                                    | Signers name and title (type or print)          | Date of bid |

**Acceptance by the Government (This section for Government use only)**

|                                                                                             |                                                              |                                       |
|---------------------------------------------------------------------------------------------|--------------------------------------------------------------|---------------------------------------|
| Accepted as to item(s) numbered<br>(For acceptance information see DRMS Form 1427 attached) | United States of America<br>By:<br><br>(Contracting Officer) | Date of Acceptance                    |
| Total Amount                                                                                | Contract Number(s)                                           | Name and Title of Contracting Officer |

Sale of Government Property

Item Bid Page (continued)

Enter a price per unit in the "Unit Price" column and extend the total to the "Total Price Bid" column when bids are solicited in units of each, foot, pound, etc. Enter only a total price for the lot in the "Total Price Bid" column when bids are solicited by the lot. Add shipping charges to the "Total Bid Price" for total price.

| Item Number | Unit Price Bid | Total Price Bid | Item Number | Unit Price Bid | Total Price Bid | Item Number | Unit Price Bid | Total Price Bid |
|-------------|----------------|-----------------|-------------|----------------|-----------------|-------------|----------------|-----------------|
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☐

 Bidder may request facsimile notification of award by checking this block. Your facsimile number is: \_\_\_\_\_

|                                            |  |                                                                         |
|--------------------------------------------|--|-------------------------------------------------------------------------|
| Bid number to be filled in by sales office |  | Name of bidder and identification number, if applicable (type or print) |
|--------------------------------------------|--|-------------------------------------------------------------------------|



**SECTION III. UNDERSTANDING AND NOTIFICATIONS**

1. The use, disposition, export and re-export of this property is subject to all applicable U.S. Laws and Regulations, including but not limited to the Arms Export Control Act (22 USC 2751 et seq.) ; Export Administration Act of 1979 (50 USC App. 2401 et seq.) as continued under Executive Order 12924; International Traffic in Arms Regulations (22 CFR 120 et seq.); Export Administration Regulations (15 CFR 730 et seq.); Foreign Assets Control Regulations (31 CFR 500 et seq.) and the Espionage Act (18 USC 793 et seq.); which, among other things, prohibit:

- A. The making of false statements and concealment of any material information regarding the use or disposition, export or re-export of the property; and
  - B. Any use, disposition, export or re-export of the property not permitted by applicable statute and regulation.
2. The submission of false or misleading information and/or concealment of any material facts regarding the use, disposition or export of this property may constitute a violation of provisions of 18 USC 793/1001, 22 USC 2778/2779, 50 USC App. 2410, and 50 USC App. 1-44. Sanctions for violations will be in conformity with U.S. laws and regulations (including Federal Acquisition Regulations and DoDD 2030.8) and may include the denial of U.S. export privileges and of any participation in future U.S. Government contracts.
3. Transfers of MLI and CCLI property by purchasers/bidders are subject to the requirements of the appropriate licensing department or agency. In many cases, an export license or other authorization may be required. With respect to MLI, registration of the purchaser's/bidder's business with the Department of the State may also be required. It is the responsibility of the purchaser/bidder to determine what the applicable requirements may be and to obtain all necessary authorizations or
4. When MLI/CCLI property is transferred, the information in this form regarding the above laws and regulations must be passed to the subsequent purchaser/ receiver. Records of Resale in buyer's possession should be available for Trade Security Controls Office review, if requested.
5. The Invitation For Bid and Sale/Exchange Contract number can be referenced when submitting an application for an export license or other authorization to the Department of State for MLI or Department of Commerce for CCLI.
6. The Government expects the Purchaser/Recipient to cooperate with all authorized Government representatives to verify the existence and condition of MLI/ CCLI.

**SECTION IV. CERTIFICATION STATEMENT TO BE SIGNED BY BIDDER AT TIME OF RESPONSE TO IFB**

1. I do certify that all information given in this Statement Regarding Disposition and Use of Property is true and correct to the best of my knowledge and belief and have not knowingly omitted any information which is inconsistent with this statement. I understand this statement will be referred to and be a part of the contract of sale/exchange with the U.S. Government. I agree to submit a written request for amendment of this statement to the Approving Official prior to effecting any change of fact or intention from that stated herein or in any prior amendment, whether occurring before or after the release of the commodities, and not to effect such changes without first receiving written approval of the Approving Official.
2. I acknowledge having been advised that the MLI/CCLI property I purchased is controlled by the U.S. Government and cannot be transferred (exported, sold or given) to a foreign country, a non-U.S. Citizen/National or non-Permanent Resident without a valid State/Commerce Department export authorization. Should I transfer this property to foreign country, non-U.S. Citizen/National or non-Permanent Resident, I will obtain any required authorization before making such transfers. I will not transfer this property to countries, regimes and nationals targeted under the sanctions program administered by the U.S. Treasury Department's Office of Foreign Assets Control.
3. Neither the applicant, corporate officers, directors or partners is:  
The subject of an indictment for or has been convicted of violating any of the U.S. Criminal statutes enumerated in 22 CFR 120.27 since the effective date of the Arms Export Control Act, Public Law 94-329, 90 Statute 729 (June 30, 1976)
4. The person signing this DLA Form 1822 is:
- ☐ a Citizen of the United States of America, or
  - ☐ lawfully admitted to the United States for Permanent Residence and maintains such residence under the Immigration and Nationality Act, as amended, (8 USC 1101(a), 20, 60 Stat. 163) or
  - ☐ a Citizen of \_\_\_\_\_, and/or
  - ☐ is an official of a foreign government entity in the United States.

A. NAME (Type or print)

B. SIGNATURE

C. DATE SIGNED

**PRIVACY ACT STATEMENT**

**AUTHORITY:** 10 USC 136; 40 USC 471; 50 USC 2411; 22 USC 2751; and EO 9397.

**PRINCIPAL PURPOSE(S):** Determine applicant eligibility to participate in the program and ensure that property recipients comply with the terms of the sale.

**ROUTINE USES:** Data may be disclosed to Department of State, Commerce, Treasury, Transportation and Justice for determining compliance with applicable laws and regulations and to the General Services Administration to determine presence of debarment proceedings against a recipient.

**DISCLOSURE:** Voluntary; however, failure to provide the requested information may result in ineligibility to receive surplus or foreign personal property. DLA PRIVACY ACT SYSTEM NOTICE S800.10 DLSC APPLIES - SEE THIS NOTICE FOR FURTHER INFORMATION.



**INSTRUCTIONS FOR COMPLETING DLA FORM 1822,  
END-USE CERTIFICATE  
Revision May 11, 2010**

DoD Instruction 2030.08, Implementation of Trade Security Controls, Implementation of Trade Security Controls (TSC) for Transfers of DoD U.S. Munitions List (USML) and Commerce Control List (CCL) Personal Property to Parties Outside DoD Control (May 23, 2006). TSC are applied in the interest of U.S. national security. The DoD Components shall apply TSC measures to prevent illegal acquisition or other unauthorized transfers of defense and dual-use technology, goods, services and munitions by or to individuals, entities and/or countries whose interests are adverse to the United States and to prevent those technologies, goods, services and munitions from being exported directly or indirectly into unauthorized areas designated by the Secretary of State, the Secretary of Commerce, or the Director of Foreign Assets Control. DoDI 2030.08 requires that Trade Security Controls be implemented whenever United States Munitions List (USML) or Commerce Control List (CCL) property is transferred. Trade Security Controls are implemented to prevent the illegal acquisition or other unauthorized transfers of USML or CCL items to ineligible transferees. These controls include the requirement to notify purchasers of export license requirements and the requirement that purchasers complete end-use certificates. All individuals wanting to acquire Department of Defense surplus property, identified as USML or CCL items, are required to complete the End-Use Certificate (EUC), DLA Form 1822.

**It is your responsibility to fully and accurately complete this form.** The use of "homemade" EUCs is discouraged because they are not covered under the Paperwork Reduction Act. Due to the critical nature of this document. **Failure to comply with any of these instructions and/or accurately provide the required information will result in this EUC being deemed unacceptable, will cause significant delay or denial in obtaining the Trade Security Control (TSC) Assessment required to receive USML/CCL property, or the form Returned Without Action (RWA).** As part of the TSC Assessment process, personal identification information is necessary to include any one of the following forms of identification:

- U.S. Government I.D
- U.S. Passport
- Valid Driver's License
- State Government ID Card
- Green Card
- Visa
- Naturalization Papers

NOTE: All forms of identification must be current, valid, and legible.

All entries must be typed or clearly printed. When providing the required information and additional space is needed, the use of a separate sheet of paper is acceptable. At the top of each additional sheet of paper you must place your name and the Invitation For Bid (IFB)/Contract no./Offer No./Standard Form-122/Standard Form-123 Order No. You must also cite the appropriate block number(s) and/or letter(s) for each entry and enter "See Attached" in corresponding block.

**Every block on the EUC must have an entry.**

If the information being requested does not apply to your situation, the only entry which will be acceptable is **"NOT APPLICABLE"** (do not use N/A, N/R or draw a line). If you have to repeat information that was previously entered in another block, cite the SECTION, block number and/or letter; i.e., "SAME AS SECTION 'X', BLOCK 'X'". The Approving Official (Sales Contracting Officer, Plant Clearance Officer, or other designated individual) will review the EUC for completeness and accuracy.

**PAGE 1**

AT TOP OF PAGE: **IFB/CONTRACT/OFFER/SF122/SF123 ORDER NO:**

Enter the number (if not pre-printed) of the IFB, contract/offer, proposal number, order number, etc., that is used to identify the specific sale, property transfer, or exchange.

**1. THIS STATEMENT IS SUBMITTED IN CONNECTION WITH:** Place an "X" in the block that best identifies the type of transaction you are entering into:

- **SALE** - purchasing property from the Defense Reutilization and Marketing Service (DRMS) or from a DRMS contractor, the Defense Contract Management Agency (DCMA), or any other DOD Component activity (e.g., Government Liquidation Sales, DOD Exchange Sales).
- **EXCHANGE** - an agreement with a Military Service Museum to exchange property for agreed upon property or services.
- **OTHER** - for those transactions which are not a sales or exchange and where title to property may or may not pass from government control.

**2. LINE ITEM NUMBER and/or COMMODITY:** Enter the line item number for each USML/CCL item you are interested in acquiring. For negotiated exchanges, or other types of transactions, enter the name or nomenclature of the property, which you will be receiving upon completion of the negotiations or property transfers.

**3. NAME** (Last, First, Middle): This is the name of the individual who is signing this form. Please print/type your complete legal name legibly. Provide last name, complete first name (initials for first name will not be accepted) and middle name (if any). If you do not have a middle name, use NMN (No Middle Name). If you have an initial instead of a middle name, you need to indicate this e.g., Jones, James M. (Initial only). Include if you are a Sr., Jr., II, III, etc. Include any other names ever used (e.g., maiden name, nicknames, acronyms, aliases, doing business as (DBA) and/or also known as (AKA)" name(s).) If an individual is the bidder, that individual's name must be provided in this block. If the bid is for a business, the individual authorized to sign this EUC for the business must provide his/her name in this block.

**4. SOCIAL SECURITY NUMBER (SSN)/ALIEN CARD NO./COUNTRY ID:**

- If the bid is by an individual, that individual's SSN must be provided in this block.
- If the bid is for a business, the individual signing this EUC for the business must provide their SSN in this block.
- If the bid is in the name of a Permanent Resident, enter your Alien Identification Number.
- If the bid is in the name of a Non-U.S. Citizen/National, non-Permanent Resident, enter your Country Identification Number

**5. DATE OF BIRTH (DoB):** Enter DoB as Month/Day/Year (MM/DD/YY).

- If the bid is by an individual, that individual's Date of Birth must be provided in this block.
- If the bid is for a business, the individual signing this EUC on behalf of the business must provide their Date of Birth in this block.

**6. PLACE OF BIRTH** (City or County, State, Country): City/County name must be spelled out. Only the two-letter or standard abbreviation for the State or Country is acceptable.

- If the bid is by an individual, that individual's Place of Birth must be provided in this block.
- If the bid is for a business, the individual signing this EUC on behalf of the business must provide their Place of Birth in this block.

**7. TELEPHONE NUMBER:** (Include Area Code).

- If the bid is by an individual, that individual's telephone number (including Area Code) must be provided in this block.
- If the bid is for a business, the individual signing this EUC for the business must provide their daytime telephone number (including Area Code) in this block.

**8. MAILING ADDRESS:** Mailing address can be any of the following:

- P.O. Box

- Mail Service
- Business mailing or physical address
- Signer mailing or physical address

**\*\*Wherever you receive mail is acceptable and must be verifiable. Enter complete mailing address. Street and City names must be spelled out; abbreviations are unacceptable. Post Office Box is acceptable. The two-letter or standard abbreviation for the State or Country "IS" acceptable.**

- If the bid is by an individual, that individual's mailing address must be provided in this block.
- If the bid for a business, the individual signing this EUC for the business must provide their personal mailing address in this block.

**9. PHYSICAL ADDRESS:** Enter complete personal home physical address (residence) of the signer of the EUC. This address must be valid and verifiable. Street and City names must be spelled out; abbreviations are unacceptable. The two-letter or standard abbreviation for the State or Country is acceptable. Entering a Post Office Box, mail service (Mailboxes Etc.; UPS Store; etc.) is **"NOT" acceptable.**

- If the bid is by an individual, that individual's physical address (Street, City, State, Zip) must be provided in this block. If the physical address is the same as mailing address (**not a Post Office Box**), enter **"Same as MAILING ADDRESS"**.
- If the bid is for a business, the individual signing this EUC for the business must provide their personal physical address (Street, City, State, Zip) in this block. **If the physical address is the same as mailing address (not a Post Office Box), enter "Same as MAILING ADDRESS"**.

**\*\*Where the signer currently resides. It MUST be a PHYSICAL address.**

#### SECTION I. GENERAL INFORMATION

##### 10. BLOCK 1. TYPE OF FIRM:

- If the bid is by an individual, enter "Not Applicable".
- If the bid is for a business, check the box that most closely describes the organization:
  - "Sole Proprietorship" - solitary owner/independent control
  - "Partnership" - two or more persons contractually associated as joint principals in a business with joint rights and responsibilities.
  - "Corporation" - an association or group of individuals united in trade or similar interests that has filed Articles of Incorporation.
  - "Other" - (Specify affiliation with official bidder.)
    - - Principal (Person having controlling authority)
    - - Agent (Person acting for or in place of another by authority from him).
- If the "Type of Firm" is a corporation, provide the state in which the Articles of Incorporation were filed. The two-letter standard abbreviation for the state or country is acceptable.

##### 11. BLOCK 2. NATURE OF END-USER'S BUSINESS:

This should best describe the type business/interest of the ultimate end-user. If unknown, state "Unknown".

##### 12. BLOCK 3 - NATURE OF PRINCIPAL'S BUSINESS

This should best describe the type business/interest of the bidder for these items.

##### 13. BLOCK 4 - FIRM'S ID/FEDERAL TAX NUMBER:

If the bid is by an individual, enter "Not Applicable".

If the bid is in a company name and that company does not have a Federal Tax Number but is using some other form of tax identifying number (e.g., a personal SSN) list that number and specify (e.g., SSN registered to provide name)

##### BLOCK 5 - BUSINESS/CORPORATION HEADQUARTERS

**14. BLOCK 5A - NAME:**

If bid is by an individual, enter "Not Applicable".

If the bid is in a company name, the individual signing this EUC for the company must provide the company headquarters name in this block (include aliases/acronyms/trade styles).

**15. BLOCK 5B - ADDRESS:** Physical location of the Business. Street and City names must be spelled out; abbreviations are unacceptable.

- Only two-letter (or standard) abbreviation for State or Country is acceptable.
- If the bid is by an individual, enter "Not Applicable".
- If the bid is in a company name, the individual signing this EUC for the company must provide the complete address of company headquarters. (Post Office Box is unacceptable). Provide business daytime phone number in this block.

**\*\*DO NOT ENTER: P.O. Box, Mail Service, or anything other than the PHYSICAL LOCATION of the Business. The EUC will be returned without action if this is not completed correctly.**

**BLOCK 6 - BRANCH OFFICE:****16. BLOCK 6A - NAME:**

- If the bid is by an individual, enter "Not Applicable".
- If the bid is in a company name, the individual signing this EUC for the company must provide all company branch name(s) in this block (include aliases/acronyms/trade styles). Provide business daytime phone number in this block.
- If the official company branch and headquarters' names are the same, enter "Same as Block 5A".
- If the bid is in a company's name and there is no branch office for this company, enter "Not Applicable".

**17. BLOCK 6B - ADDRESS:** Physical location of the Branch. Street and City names must be spelled out; abbreviations are unacceptable. Only two-letter or standard abbreviation for State or Country is acceptable.

- If the bid is by an individual and there are no branch offices, enter "Not Applicable".
- If the bid is in a company name, the individual signing this EUC for the company must provide the complete physical address (Street, City, State, Zip Code) of all company branch office(s). **(Post Office Box is unacceptable).**
- If company's branch and headquarters offices use the same address, enter "Same as Block 5B".
- If there are no branch offices, enter "Not Applicable".

**\*\*DO NOT ENTER: P.O. Box, Mail Service, or anything other than the PHYSICAL LOCATION of the Branch. The EUC will be returned without action if this is not completed correctly.**

**18. BLOCK 7 - ON SEPARATE SHEET(S) OF PAPER, ATTACH THE NAMES, ADDRESSES, SSNs, DATES AND PLACES OF BIRTH OF CORPORATE OFFICERS, PARTNERS AND/OR AGENTS.**

Officer(s) that have control of where the physical location of the property will be located. In other words, we don't need the CEO of the company. Identify the President, VP, Secretary, Treasure are the ONLY officers at the location that are required. If there are no officers, the Owner or other individuals affiliated with the Business should be listed.

You MUST provide:

- Full Legal Name,
- DOB,
- SSN,
- Birth State/Country,
- Current Home physical address.

**\*\*If the Officers are Foreign Born, they MUST provide PROOF OF CITIZENSHIP as part of the EUC package. Drivers license of the Officers are not required.**

**Failure to comply will cause your EUC to be placed on hold or not considered.** In order to preclude delays in processing, it is essential that complete disclosure of all company officials be fully identified. If the bid is by an individual, enter "Not Applicable".

- If the bid is submitted by a sole proprietorship, enter "Not Applicable".
- If the bid is for a company, the required information for each of the officers, partners and/or agents must be submitted on separate sheet(s) of paper and attached to the corresponding EUC. The submitter has the option of (1) providing this information individually on separate sheets for each person identified or (2) submitting the information for all persons identified on a single sheet.

## **SECTION II. END-USERS/USER INFORMATION**

If this is a negotiated exchange, identify the item(s) you will be providing the government in this exchange on the space provided on the form. If not a negotiated exchange, enter "Not Applicable".

**BLOCK 1 - PURPOSE. THE PROPERTY REFERRED TO IN ABOVE IFB/OFFER NUMBER WILL BE UTILIZED FOR THE FOLLOWING:** This information pertains to the intended disposition by the official bidder.

- Enter an "X" in the appropriate item(s) below.
- In the case of resale, item 1F or 1G must be marked in addition to any other item.

**19. BLOCK 1A. RETENTION FOR THE FOLLOWING SPECIFIC USE** (see note at bottom of page 1 of this form)

- If property is being retained for official bidder's own use, explain intended use.
- If statement in Block 1A does not apply, enter "Not Applicable" and go to Block 1B.

**20. BLOCK 1B. Resold in form received for the following use** (see note at bottom of page 1 of the form).

- If property is being resold by the bidder, give specific information about resale customer's intended use.
- If statement in Block 1B does not apply, enter "Not Applicable" and go to Block 1C.

**21. BLOCK 1C. The property will not be sold or otherwise disposed of for use outside of the U.S. or sold to non-U.S. Citizens/Nationals in the United States.**

- If the official bidder will not sell/dispose of property outside of the U.S. or to non-U.S. persons in the U.S., check this box.
- If statement in Block 1C does not apply, enter "Not Applicable" and go to Block 1D.

**22. BLOCK 1D. The property may be exported/re-exported in the form received to the following country/countries:**

- If the bidder is going to export/re-export the property, check this box if applicable, and list the country(ies).
- If this EUC is for a U.S. Munitions List Item being resold or exported, attach a copy of your current Department of State Registration Form.
- If statement in Block 1D does not apply, enter "Not Applicable" and go to Block 1E.

**23. BLOCK 1E. Resale after following alteration (description of final production):**

- Describe the altered product;

**in (Country/Countries):** List all countries where this product will be sold. (If necessary use a separate sheet of paper to list countries. Identify this as "BLOCK 1E" on the sheet of paper).  
**and distribution in (Country/Countries)** List all countries where this product will be distributed. (If necessary use a separate sheet to list countries. Identify this as SECTION II, "BLOCK 1E" on the sheet of paper).

If this EUC is for a U.S. Munitions List Item being resold or exported, attach a copy of your current Department of State Registration Form.

If this statement does not apply to you, enter "Not Applicable" and go to Block 1G.

**24 BLOCK 1F. If sold, name, address, and telephone number of sub-purchaser(s):**

- Provide the full name, physical address and telephone number of the individual/company that purchased the item(s).
- If this block does not apply to you, enter "Not Applicable".

**25. BLOCK 1G.** The customers are unknown at this time. If required by the contract/offer/transfer, I will obtain prior written approval for the resale of any of the property covered by this contract.

- If this block does not apply to you, enter "Not Applicable".

**26. ADDITIONAL INFORMATION:** State any other material facts relating to end user and use of the property that may be of value in considering the proposal:

- If this block does not apply to you, enter "Not Applicable".

**PAGE 2**

**SECTION III - UNDERSTANDING AND NOTIFICATION**

*Please read carefully. This section cites various laws and regulations you must comply with in the use, disposition and export of property.*

**SECTION IV - CERTIFICATION STATEMENT TO BE SIGNED BY BIDDER AT TIME OF RESPONSE TO IFB.**

This section is self-explanatory. By signing and dating this form, you are certifying that all the information you are providing is true and correct and you understand and agree to all the provisions in this end use certificate. This form will become part of the contract.

**26. PARAGRAPH 4.** The person signing this DLA Form 1822 is:

- Check the block that applies to you and fill out any applicable portion.

**28. BLOCK A - NAME** (Type or Print)

- Be sure your name is legible and use the following format: First, Middle, Last.

**\*\* MUST be signers full LEGAL name.**

**29. BLOCK B - SIGNATURE.** Be sure to sign this form.

- If signer of EUC is an Officer, Director, Partner, Principal, Agent, etc., for official bidder, provide title/authority.

**30. BLOCK C - DATE SIGNED.** Be sure you date this form

BIDDER STATUS/ADDRESS CHANGE FORM  
COMPLETE THIS AND MAIL ENTIRE PAGE TO:

DEFENSE LOGISTICS AGENCY  
DISPOSITION SERVICES SAGAMI  
APO AP 96338-5008

ALL BIDS MUST BE SUBMITTED TO THE ADDRESS SHOWN ON THE BID AWARD PAGE.

☐ Discontinue sending sales catalog.

TO STOP RECEIVING SALES CATALOG Check this block only.

☐ Change of address (complete new address section below).

TO CHANGE YOUR ADDRESS, Check this block and complete section below.

☐ Send Bidders application form.

NOTE: NEW BIDDERS WILL BE PLACED ON A BIDDERS LIST TO  
RECEIVE CATALOGS.

Check this block and enter name and address below.

☐ Re-activate my name on the mailing list.

CHECK THIS BLOCK ONLY IF YOU HAVE BEEN PURGED FROM THE  
MAILING LIST.

BIDDER NAME/ADDRESS INFORMATION (PLEASE TYPE OR PRINT)

NAME \_\_\_\_\_  
(FIRM OR INDIVIDUAL) (LAST, FIRST, MIDDLE)

ADDRESS: \_\_\_\_\_

ADDRESS: \_\_\_\_\_

CITY: \_\_\_\_\_ STATE \_\_\_\_\_ ZIP-CODE \_\_\_\_\_ - \_\_\_\_\_

AREAS OF INTEREST:

(Please check)

HAZARDOUS PROPERTY ☐ RECYCLABLE PROPERTY ☐ USABLE PROPERTY ☐